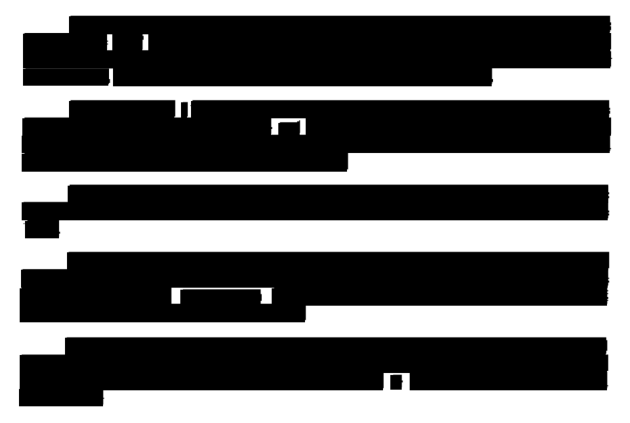
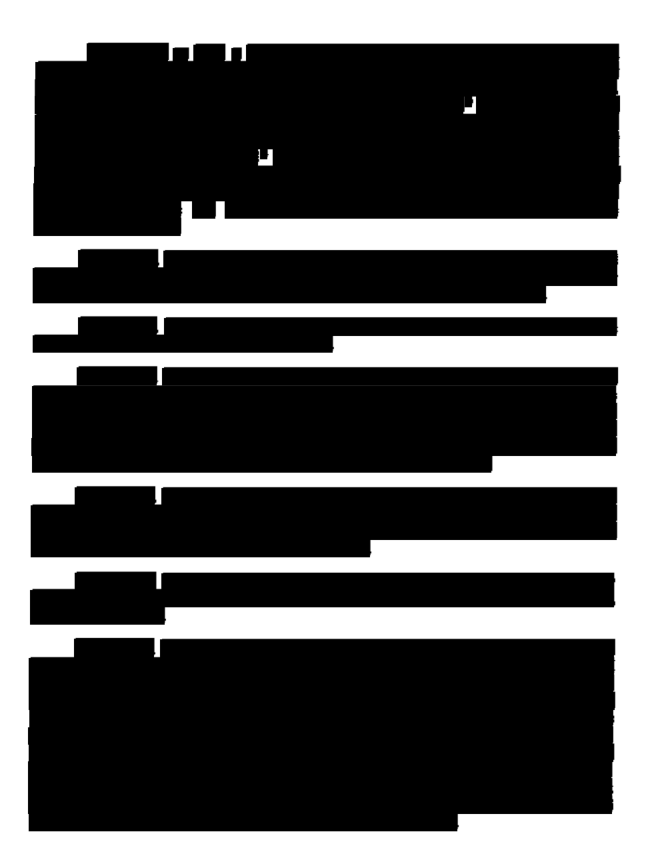
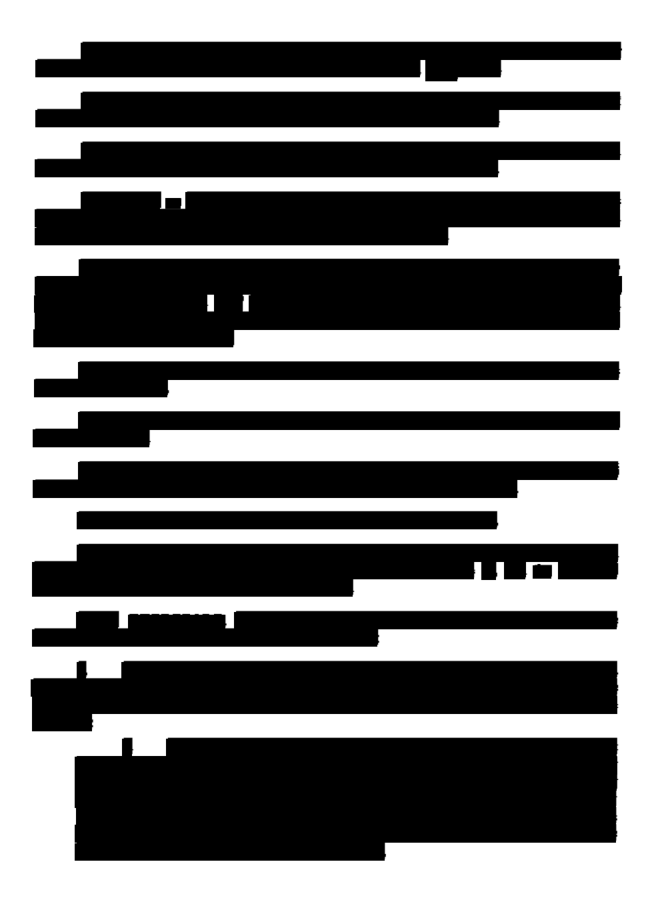
# EXHIBIT G

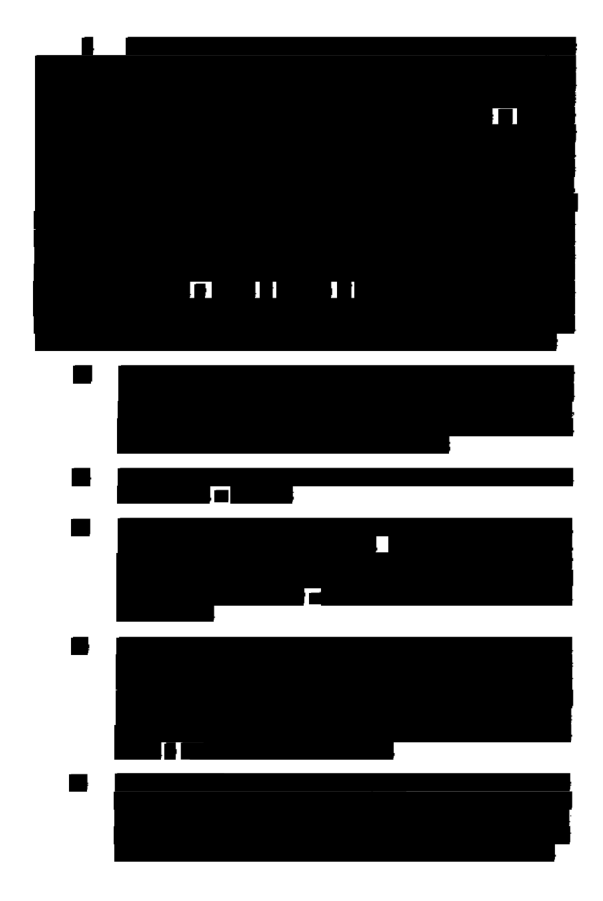
#### CONFIDENTIAL SETTLEMENT AGREEMENT AND RELEASE OF ALL CLAIMS

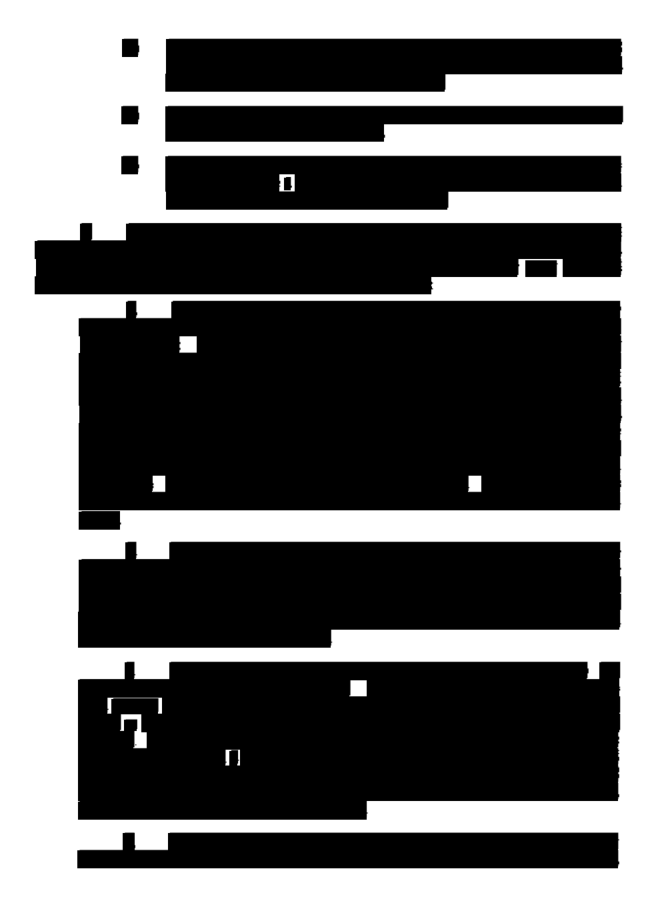
This Confidential Settlement Agreement and Release of Ali Claims (the "Agreement") is made between and among and entered into by John Magness ("Magness"), Britt Naponic ("Naponic"), and The Peabody Bulldog, LLC ("Peabody") (collectively with Magness and Naponic, the "Magness Parties"), and Bo and Sarah Blackburn (the "Blackburns"), #6 Metz Court ("Metz Court"), Sol City Title Managers, LLC ("Sol City Managers"), Rabbit Food, LLC ("Rabbit Food"), BS Title Team, LLC ("BS Title Team"), Pacific Waters Title, LLC ("1845 Title"), Blue Goose Title, LLC ("Noteworthy Title"), CSP Texas Joint Venture, LLC ("Key Title"), CSP Texas Joint Venture - San Antonio, LLC ("Key Title San Antonio"), Tali City Title, LLC ("Tall City Title"), Amarillo Title, LLC ("Amarillo Title"), Amarillo Title Managers, LLC ("Amarillo Munagers"), Joy Title LLC ("Joy Title"), Joy Title Managers LLC ("Joy Managers"), Guteway City Title, LLC ("Gateway City Title"), Gateway City Title Managers, LLC ("Gnteway City Managers"), Corpus Christi Title, LLC ("Corpus Christi Title"), and Corpus Christi Title Managers, LLC ("Corpus Christi Managers") (each a "BSpoke Party," and collectively with the Blackburns, the "BSpoke Parties"), and Tyrrell L. Garth ("Garth"), Phillip Clayton ("Clayton"), 405 Manhattan Investments, LLC ("405 Manhattan") and Alphabet Investments, LLC ("Alphabet") (collectively with Garth, Clayton and 405 Manhattan, the "the Alphabet Parties"), and Sol City Title, LLC ("Magnolia Houston"), Coast to Coast Title, LLC ("Magnolia Dallas"), Magnolia Title Florida, LLC ("Magnolia Florida"), and Magnolia Title Arkansas, LLC ("Magnolia Arkansas") (collectively, the "Magnolia Parties"), and Starrex International Ltd. ("Starrex"). Any of the above may be referred to from time to time as a "Party" and all may be referred to jointly as the "Parties."



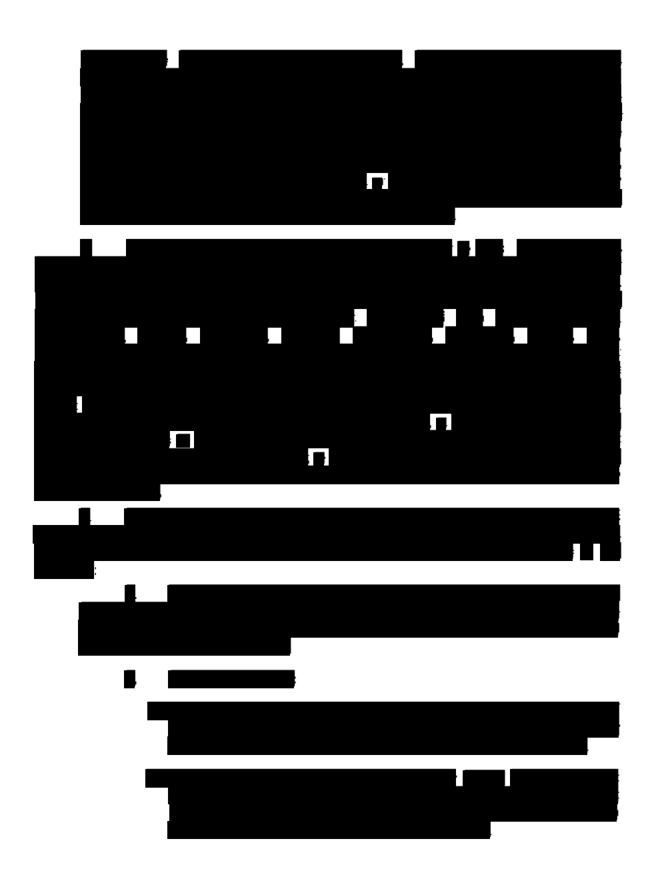




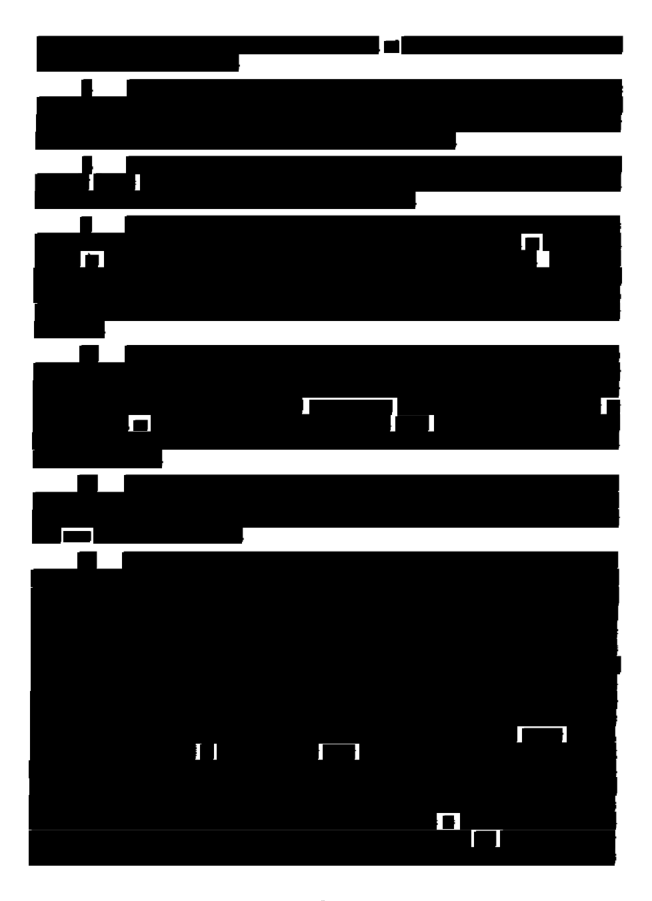








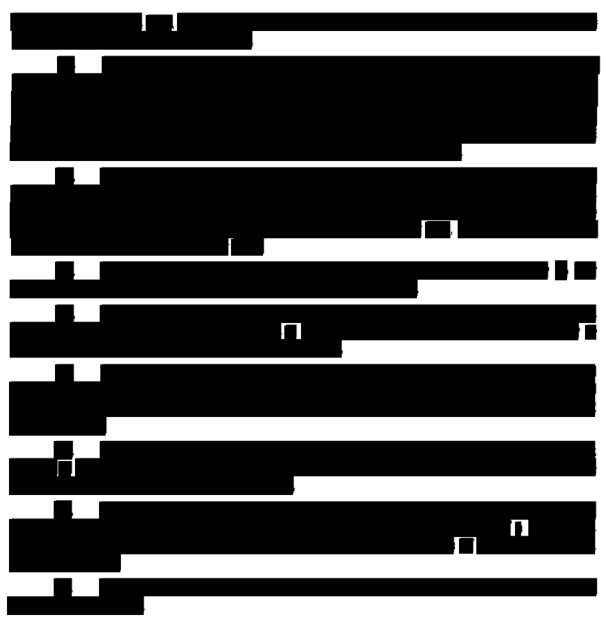






- 14. This Agreement and the agreements referenced herein and signed as part of the settlement contain the entire understanding and agreement between the Parties, and it supersedes any prior or contemporaneous agreements, promises, statements, understandings, and/or representations, oral or written, relating to the matters set forth herein, which shall be superseded, void and unenforceable. Each Party understands that such Party is precluded from bringing any fraud or similar claim against any other Party based on any such communications, promises, agreements, statements, inducements, understandings, or representations. No oral statements or other prior written material not specifically incorporated into this Agreement, or the agreements signed in connection with this Agreement shall be of any force and effect, and no changes in or additions to this Agreement shall be recognized, unless incorporated into this Agreement by written amendment, such amendment to become effective on the date stipulated in it. Any amendment to this Agreement must be signed by all Parties to this Agreement.
- 15. Each of the Parties (only for himself, herself, or itself as the case may be) agrees, promises, warrants and represents that no promise, statement, agreement, representation, inducement, or condition which is not expressly set forth in writing in this Agreement has been made to any of the Parties in executing this Agreement and/or to induce any other Party to enter into this Agreement. To the extent any such statements have been made, each Party expressly disclaims reliance on any such statement not set forth in writing in this Agreement.
- 16. The Parties acknowledge that they have been advised to consult with an attorney of their choice about the terms of this Agreement, and each Party represents that it has consulted with such an attorney.
- 17. The Parties represent and warrant that this Agreement is entered into without fraud or duress, in good faith, and for sufficient and adequate good and valuable consideration.
- 18. The Parties to this Agreement have been represented by counsel in connection with the execution and delivery of this Agreement. Accordingly, for the purpose of contract construction rules, which may require the interpretation of an agreement against its drafter, no party shall be deemed the author of this Agreement.





28. Each Party promises and agrees: (a) that each covenant, agreement, representation, and warranty contained in this Agreement is negotiated, bargained for, and contractual—and is not a more recital; (b) that each covenant, agreement, representation, and warranty contained in this Agreement survives the execution of this Agreement; and (c) that each covenant, agreement, representation, and warranty contained in this Agreement shall be forever hinding on, enforceable against, and conclusive as to each Party.





### Signature Page 1 to Confidiental Settlement Agreement and Release of Claims

Jun 3
John Magness  Rritt Naponic
Britt Naponic  The Peabody Bulldog, LLC  BY:
Bo Blackburn
Sarah Blackburn
#6 Metz Court, LLC. BY:
Sarah Blackburn, Manager Sol City Title Manager, LLC.
BY:Sarah Blackburn, Manager
Rabbit Food, LLC
BY:Sarah Blackburn, Manager
BS Title Team, LLC.
BY: Sarah Blackhurn Manager

## Signature Page 1 to Confidental Settlement Agreement and Release of Claims

John Magness
Britt Naponic
The Peabody Bulldog, LLC
BY:
Bo Blackburn Bo Blackburn
B
Sarah Blackburn
#6 Metz Court, LLC.  BY: Sarah Blackburn, Manager
Sol City Title Manager, LLC.
Sarah Biackburn, Manager
Rabbit Foed, LLC
Sarah Blackhum, Manager BS Title Team, LLC.
BY: U Sarah Blackburn, Manager

## Signature Page 2 to Confidental Settlement Agreement and Release of Claims

Pacific Waters Title, LLC.
Ву:
Blee Goose Title, LLC
By
CSP Texas Joint Venture, LLC.
Ву:
CSF (Fexas Joint Venture-San Antonio, LLC
By:
Taff City Title, LLC
By
Amariko Title, LLC.
Ву:
Amerillo Title Managers, LLC.
By: Bo Blackburn
Joy Witte, LLC.
Ву:
Gateway City Title, LLC,
Ву
Gatoway City Title Mangers, LLC
Ву:

#### Signature Page 3 to Confidental Settlement Agreement and Release of Claims

Corput Christi Title, LLC. By:
Course Christi Title Managers, LLC.
Ву
Tytrell L. Garth
Phillip Clayton
405 Manhattan Investments, LLC.
By:Alyse Draughon, Manager
Alphabet Investments, LLC.
By: Clayton Hill, Manager
Sol City Title, LLC.
By: John Magness, Manager
Coast to Coast Title, LLC.
By: John Magness, Manager
Magnolia Title Florida, LLC.
By: John Magness, Manager

### Signature Page 3 to Confidental Settlement Agreement and Release of Chaints

Corpus Christi Title, LLC.
Ву:
Corpus Christi Title Managers, LLC.
Ву:
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Phillip Clayton
405 Manhattan Investments, LLC.
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Traughon, Manager
Alphabet Investments, LLC.
By: Clayton Hill, Manager
Clayton Hill, Manager
Sol City Title, LLC.
By:
John Magnese, Mavager
Coast to Coast Title, LLC.
By:
.lonn Magnesse, Monages
Magnelia Title Floride, LLC.
By: John Manness Maneger

## Signature Page 3 to Confidiental Settlement Agreement and Release of Claims

Corpus Christi Title, LLC.
Ву:
Corpus Christi Title Managers, LLC.
Ву:
GAN
Tyrrell L. Garth
Phillip Clayton
405 Manhattan Investments, LLC.
Ву:
Alyse Draughon, Manager
Alphabet Investments, LLC.
By: M. Clayton Hill, Manager
Sol City Title, LLC.
By:
John Magness, Manager
Coast to Coast Title, LLC.
me >
John Magness, Manager
Magnolia Title Florida, LLC.
On -
John Magness, Manager

Signature Page 4 to Confidiental Settlement Agreement and Release of Claims

Magnolia Title Arkansas, LLC

John Magness, Manager

Starrex International, Ltd.

Matt Hill, CEC